TIAB

SWIFT, CURRIE, MCGHEE & HIERS, LLP

JOHN F. SACHA
MICHAEL H. SCHRODER
STEPHEN L. COTTER
ROBERT R. POTTER
DOUGLAS A. BENNETT
MARK T. DIETRICHS
LYNN M. ROBERSON
HOSEPH A. MUNGER
R. BRIGGS PEERY
M. DIANE OWENS
K. MARC BARRÉ, JR.
C. BRADFORD MARSH
THOMAS D. MARTIN
BRADLEY S. WOLFF
FREDERICK OWEN FERRAND
JOHN W. CAMPBELL
STEPHEN M. SCHATZ
RICHARD H. SAPP. III
MOTHY C. ALAMBERS
RICHARD A. WATTS
LISA A. WADE
DOUGLAS W. BROWN, JR.
ANANDHIS. RAJAN
TIMOTHY C. LEMKE
CRISTINE K. HUFFINE
TERRY O. BRANTLEY
JAMES D. JOHNSON
CABELL D. TOWNSEND
MAREN B. JOHNSON
CABELL D. TOWNSEND
MAREN B. JOHNSON
CABELL D. TOWNSEND
MAREN J. DEFRANK
CHARLES E. HARRIS, IV
MICHAEL ROSETTI
MELISSA K. KAHREN
S. DEANN BOMAR
DAVID L. BLACK
ELIZABETH L. GATES
DOUGLAS E. COBB
BRIGHT KINNETT WRIGHT
MARIJE M. ROOGER
ALICAY A. BAMAC
LICAY A. BAMAC
JICAY OLD GARNER
S. ELIZABETH WILSON

ATTORNEYS AT LAW
THE PEACHTREE
SUITE 300

1355 PEACHTREE STREET, N.E.
ATLANTA, GEORGIA 30309-3231
WWW.SWIFTCURRIE.COM

MAIN PHONE (404) 874-8800 FAX (404) 888-6199

DIRECT DIAL (404) 888-6178 e-mail: andrae.reneau@swiftcurrie.com

March 13, 2012

EDWINA M. WATKINS
K. MARTINE CUMBERMACK
JON W. SPENCER
JEREMY E. CATLIN
ASHLEY D. ALFONSO
PAMELA NEWSOM LEE
JCALLIE ROY
THOMAS B. WARD
LAURA A. MURTHA
HEATHER G. PAPIRIO
C. L. PARKER
ELIZABETH JONES SATTERFIELD
D. LEE CLAYTON
R. ALEX FICKER
ANN M. JOINER
MYRECE R. JOHNSON
RICHARD A. PHILLIPS
KATHLEEN A. OUIRK
AMANDA M. CONLEY
TEESHAT J.
JCALLIE N. A. OUIRK
AMANDA M. CONLEY
TESSHAT J.
JCALLIE N. A. OUIRK
AMANDA M. CONLEY
TESSHAT J.
JCALLIE N. A. OUIRK
AMANDA M. CONLEY
JESSICA P. MOCRAESOLA
C. BLAKE STATEN
JESSICA P. MORGAN
ANDRAE P. RENEAU
KATIE M. KELLEY
STEVEN R. WILSON
MELISSA A. SEGEL
JENNIFER L. LAFOUNTAINE
MATTHEW C. JORDAN
CHRISTOPHER B. NEWBERN
KATHORE P. RENEAU
MATTHEW C. JORDAN
CHRISTOPHER B. NEWBERN
KATHERINE E. SOUBLIS
MICHAEL CLAY SEWELL
K. MARK WEBB

GLOVER MCGHÉE JAMES B. HIERS, JR. JAMES T. MCDONALD, JR

OF COUNSEL

77/404,743

Trademark Trial and Appeal Board U.S. Patent and Trademark Office P.O. Box 1451 Alexandria, VA 22313-1451

Re: Royal Oak Enterprises, LLC v. Nature's Grilling Products LLC

Cancellation No. 92053703

Dear Trademark Trial and Appeal Board:

Enclosed for filing and consideration in the above-referenced cancellation proceeding please find the original of Registrant's Voluntary Surrender of Registrations with Prejudice. A copy of the same was previously filed using ESTTA. If you have any questions regarding the foregoing, please do not hesitate to contact me.

Respectfully,

SWIFT, CURRIE, McGHEE & HIERS, LLP

Andrae P. Reneau

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE BEFORE THE TRADEMARK TRIAL AND APPEAL BOARD

In re Registration No.: 3,221,991 Mark: NATURE'S MESQUITE (& design) Registered: March 27, 2007		
In re Registration No:. 3,925,901 Mark: NATURE'S GRILLING (& design) Registered: March 1, 2011		
ROYAL OAK ENTERPRISES, LLC, Petitioner,)))	
vs.))	Cancellation No. 92053703
NATURE'S GRILLING PRODUCTS LLC, dba NRG INTERNATIONAL LLC,)	
Registrant.)	

REGISTRANT'S VOLUNTARY SURRENDER OF REGISTRATIONS WITH PREJUDICE

Registrant Nature's Grilling Products LLC, dba NRG International LLC (hereinafter "NGP") is the owner of U.S. Trademark Registration No. 3,925,901 ("the '901 registration"), which issued on March 1, 2011, for NATURE'S GRILLING and U.S. Trademark Registration No. 3,332,991 ("the '991 registration"), which issued on March 27, 2007, for NATURE'S MESQUITE. The '901 registration and '991 registration are the subject of this cancellation proceeding, as well as *Royal Oak Enters., LLC v. Nature's Grilling Prods., LLC*, United States District Court for the Northern District of Georgia, Civil Action No. 1:10-CV-02494-JEC (the "Civil Action").

NGP hereby notifies the Trademark Trial and Appeal Board that NGP and Petitioner

Royal Oak Enterprises, LLC (hereinafter "Royal Oak") have entered into a settlement agreement

(the "Settlement Agreement") for this matter and the Civil Action. Pursuant to the Settlement Agreement, NGP and Royal Oak agreed, *inter alia*, that: (i) NGP will voluntarily surrender the '901 registration and '991 registration with prejudice; and (ii) Royal Oak will voluntarily withdraw its Petition to Cancel with prejudice.

Accordingly, pursuant to Section 7(e) of the Lanham Act, 15 U.S.C. § 1057(e), 37 CFR §§ 2.134(a) and 2.172, and TBMP § 602.02(a), and with the consent of Royal Oak, NGP hereby voluntarily surrenders the '901 registration in its entirety *with prejudice* and '991 registration in its entirety *with prejudice*. NGP attaches to the confirmation copy of this Surrender the original certificate of registration for the '901 registration. NGP has lost and cannot locate the original certificate of registration for the '991 registration.

This 13th day of March, 2012.

Respectfully submitted,

Anandhi S. Rajan

SWIFT, CURRIE, McGHEE

& HIERS, LLP

1355 Peachtree Street, N.E., Suite 300

Atlanta, Georgia 30309

(404) 874-8800

Attorneys for Nature's Grilling Products, LLC dba NRG International LLC

Consented to by Petitioner,

N. Andrew Crain, Esq.

(by Anandhi S. Rajan with express permission)

THOMAS, KAYDEN, HORSTEMEYER

& RISLEY, LLP

400 Intestate North Parkway, S.E.

Suite 1500

Atlanta, Georgia 30339

Telephone: 770-933-9500

Attorneys for Petitioner Royal Oak Enterprises, LLC

United States of America Muited States Natent and Trademark Office United States Patent and Trademark Office



Reg. No. 3,925,901

NATURE'S GRILLING PRODUCTS LLC (COLORADO LIMITED LIABILITY COMPANY),

DBA NRG INTERNATIONAL LLC,

Registered Mar. 1, 2011 10855 DOVER STREET

Int. Cl.: 4

SUITE 400 WESTMINSTER, CO 80021

TRADEMARK

FOR: CHARCOAL BRIQUETTES, IN CLASS 4 (U.S. CLS. 1, 6 AND 15).

PRINCIPAL REGISTER

FIRST USE 10-17-2007; IN COMMERCE 2-21-2008.

NO CLAIM IS MADE TO THE EXCLUSIVE RIGHT TO USE "GRILLING", APART FROM THE MARK AS SHOWN.

THE COLOR(S) GREEN AND WHITE IS/ARE CLAIMED AS A FEATURE OF THE MARK.

THE MARK CONSISTS OF THE COLOR(S) GREEN APPEARING AS THE OUTSIDE BORDER OF THE FRAME, AS SHOWN AND THE WORDS "NATURE'S GRILLING" IN WHITE STYLIZED SCRIPT WITH THE CENTER SQUARE ALSO APPEARING IN THE COLOR WHITE.

SN 77-404,743, FILED 2-25-2008.

C. DIONNE CLYBURN, EXAMINING ATTORNEY



Director of the United States Patent and Trademark Office

REQUIREMENTS TO MAINTAIN YOUR FEDERAL TRADEMARK REGISTRATION

WARNING: YOUR REGISTRATION WILL BE CANCELLED IF YOU DO NOT FILE THE DOCUMENTS BELOW DURING THE SPECIFIED TIME PERIODS.

Requirements in the First Ten Years* What and When to File:

- First Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) between the 5th and 6th years after the registration date. See 15 U.S.C. §§1058, 1141k. If the declaration is accepted, the registration will continue in force for the remainder of the ten-year period, calculated from the registration date, unless cancelled by an order of the Commissioner for Trademarks or a federal court.
- Second Filing Deadline: You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between the 9th and 10th years after the registration date.* See 15 U.S.C. §1059.

Requirements in Successive Ten-Year Periods* What and When to File:

You must file a Declaration of Use (or Excusable Nonuse) and an Application for Renewal between every 9th and 10th-year period, calculated from the registration date.*

Grace Period Filings*

The above documents will be accepted as timely if filed within six months after the deadlines listed above with the payment of an additional fee.

The United States Patent and Trademark Office (USPTO) will NOT send you any future notice or reminder of these filing requirements.

*ATTENTION MADRID PROTOCOL REGISTRANTS: The holder of an international registration with an extension of protection to the United States under the Madrid Protocol must timely file the Declarations of Use (or Excusable Nonuse) referenced above directly with the USPTO. The time periods for filing are based on the U.S. registration date (not the international registration date). The deadlines and grace periods for the Declarations of Use (or Excusable Nonuse) are identical to those for nationally issued registrations. See 15 U.S.C. §§1058, 1141k. However, owners of international registrations do not file renewal applications at the USPTO. Instead, the holder must file a renewal of the underlying international registration at the International Bureau of the World Intellectual Property Organization, under Article 7 of the Madrid Protocol, before the expiration of each ten-year term of protection, calculated from the date of the international registration. See 15 U.S.C. §1141j. For more information and renewal forms for the international registration, see http://www.wipo.int/madrid/en/.

NOTE: Fees and requirements for maintaining registrations are subject to change. Please check the USPTO website for further information. With the exception of renewal applications for registered extensions of protection, you can file the registration maintenance documents referenced above online at http://www.uspto.gov.

Page: 2 / RN # 3,925,901

CERTIFICATE OF SERVICE

The undersigned hereby certifies that on this date a true and correct copy of the foregoing

REGISTRANT'S REQUEST TO VOLUNTARY SURRENDER REGISTRATIONS WITH

PREJUDICE has been served by email and by first class mail, postage prepaid, upon the following counsel of record for Petitioner:

N. Andrew Crain, Esq.
Thomas, Kayden, Horstemeyer & Risley, LLP
600 Galleria Parkway, SE
Suite 1500
Atlanta, Georgia 30339
george.thomas@tkhr.com
andrew.crain@tkhr.com

This 13th day of March, 2012.

Ánandhi S. Rajan

anandhi.rajan@swiftcurrie.com

SWIFT, CURRIE, McGHEE & HIERS, LLP Suite 300, The Peachtree 1355 Peachtree Street, N.E. Atlanta, Georgia 30309 (404) 874-8800